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Fill in this in	formation to identify your case:						
Debtor 1	Larry David Botkin		_				
Debtor 2 (spouse, if filing)	Bobbie Jo Christine Botkin			f this is an amended plan, and list ions of the plan that have been	;		
United State	s Bankruptcy Court of the <u>Western District</u> of <u>Virginia</u>						
Case Number	22-50340						
Official For	<u>m 113</u>						
CHAPTER 1	13 Plan				12/17.		
Part 1:	Notices						
To Debtors:	This form sets out options that may be appropriate in some cases, but does not indicate that the option is appropriate in your circumstances district. Plans that do not comply with local rules and judicial rulings In the following notice to creditors, you must check each box that applies.	or that i	t is permissi	ble in your judicial			
To Creditors:	Your rights may be affected by this plan. Your claim may be reduced,	, modifie	d, or elimina	nted.			
	You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one.						
If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation at least 7 days before the date set for the hearing on confirmation, unless otherwise ordered by the Bankruptcy Court. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. In addition, you may need to file a timely proof of claim in order to be paid under any plan.							
	The following matters may be of particular importance. Debtors must che or not the plan includes each of the following items. If an item is checked checked, the provision will be ineffective if set out later in the plan.						
1.1	A limit on the amount of a secured claim, set out in Section 3.2, which result in a partial payment or no payment at all to the secured creditor		Included	☑ Not included			
1.2	Avoidance of a judicial lien or nonpossessory, nonpurchase-money sec interest, set out in Section 3.4	curity	Included	☒ Not included			
1.3	Nonstandard provisions, set out in Part 8	X	Included	☐ Not included			
Part 2:	Plan Payments and Length of Plan						
2.1	Debtor(s) will make regular payments to the trustee as follows:						
	\$271.00 per Weekly for 60 months						
	[and \$ per for months.] Insert additional lines if needed	ed.					
	If fewer than 60 months of payments are specified, additional monthly payments will the payments to creditors specified in this plan.	be made to	the extent nec	cessary to make			

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ebtor	Larry David Botkin; Bobbie Jo Christine Botkin Case Number 22-50340
2.2	Regular payments to the trustee will be made from future income in the following manner:
	Check all that apply:
	Debtor(s) will make payments pursuant to a payroll deduction order.
	Debtor(s) will make payments directly to the trustee.
	Other (specify method of payment): TFS.
2.3	3 Income tax refunds.
	Check one.
	Debtor(s) will retain any income tax refunds received during the plan term.
	Debtor(s) will supply the trustee with a copy of each income tax return filed during the plan term within 14 days of filing
	the return and will turn over to the trustee all income tax refunds received during the plan term.
	Debtor(s) will treat income tax refunds as follows:
2.4	Additional payments.
	Check one.
	None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced.
	Debtor(s) will make additional payment(s) to the trustee from other sources, as specified below. Describe the source,
	estimated amount, and date of each anticipated payment.
2.5	
	The total amount of estimated payments to the trustee provided for in §§ 2.1 and 2.4 is \$70,460.00
rt 3:	The total amount of estimated payments to the trustee provided for in §§ 2.1 and 2.4 is \$70,460.00 Treatment of Secured Claims
	The total amount of estimated payments to the trustee provided for in §§ 2.1 and 2.4 is \$70,460.00 Treatment of Secured Claims
rt 3:	The total amount of estimated payments to the trustee provided for in §§ 2.1 and 2.4 is \$70,460.00 Treatment of Secured Claims Maintenance of payments and cure of default, if any.

The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. If relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s).

Name of Creditor	Collateral	Current installment payment (including escrow)	Amount of arrearage (if any)	Interest rate on arrearage (if any)	Monthly plan payment on arrearage	Estimated total payments by trustee
Carrington Mortgage Services	307 Hoover Street	\$ 731.00 Disbursed by: Trustee (See paragraph 8.1) Debtor(s)	(See paragraph 8.1)	n/a	n/a	n/a
Hyundai Motor Finance	2022 Hyundai Sonata	\$ 486.00 Disbursed by: Trustee (See paragraph 8.1) Debtor(s)	(See paragraph 8.1)	n/a	n/a	n/a

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Debtor	Larry David Botkin ; Bo	obbie Jo Christine Botk	in	Case Number		22-50340)				
3.2	Request for va	duation of security	, payment of fu	ılly secured c	laims, and mod	ification of unc	dersecured cla	ims. Ch	eck one.		
	<u></u>	None" is checked, the 1		-							
		of this paragraph will	8			f this plan is chec	ked.				
	below, the debtor governmental uni	s) request that the cour (s) state that the value of ts, unless otherwise ord s controls over any controls over any controls.	of the secured clai lered by the court,	m should be as , the value of a s	set out in the colum secured claim listed	nn headed Amoun d in a proof of clai	nt of secured clair m filed in accord	m. For sec	cured claims of the		
	the amount of a conclaim under Part is any contrary amount The holder of	The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph. The holder of any claim listed below as having value in the column headed Amount of secured claim will retain the lien on the property interest of the debtor(s) or the estate(s) until the earlier of:									
		e underlying debt deter									
	(b) discharge of the	he underlying debt und	er 11 U.S.C. § 13.	28, at which tim	e the lien will term	iinate and be relea	ised by the credit	or.			
	Name of Creditor	Estimated amount of creditor's total claim	Collateral	Value of Collateral	Amount of claims senior to creditor's claim	Amount of secured claim	Interest rate	Monthly payment to Creditor	Estimated tota of monthly payments		
								(See paragraph 8.1)			
								(See paragraph 8.1)			
3.3	None. If "N The claims (1) inc per (2) incur These or dir befor timely	The claims listed below were either: incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or									
	Name of creditor	Collateral	Amount of claim	Interest rate	Monthly pla	an payment	Estimated total by trust				
					Disbursed by: Trustee	(See paragraph 8.1)					
					☐ Debtor(s)	(0					
					Disbursed by:	(See paragraph 8.1)					

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☐ Trustee ☐ Debtor(s)

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r <u>Lar</u>	rry David Botkin ; Bobbie Jo Chris	tine Botkin	Case Number	22-50	0340	
3.4	The judicial liens or nonp debtor(s) would have been entilisted below will be avoided to security interest that is avoided	raph will be effective ossessory, nonpurchas tled under 11 U.S.C. § the extent that it impa will be treated as an u be paid in full as a sec	only if the applicable money security into 522(b). Unless other irs such exemptions unsecured claim in Paper coured claim under the	le box in Part 1 of this plan is erests securing the claims listed rwise ordered by the court, a jud upon entry of the order confirmi art 5 to the extent allowed. The a e plan. See 11 U.S.C. § 522(f) ar	checked. below impair exemptions to which it is to be the line of security interest secung the plan. The amount of the jumount, if any, of the judicial lier and Bankruptcy Rule 4003(d). If n	uring a clai udicial lien n or securit
	Information regarding judion or security interest	cial lien	Calculation	of lien avoidance	Treatment of rema	-
		a. Amount o	of lien		Amount of secured cla avoidance (line a minu	
		h Amount o	of all other liens			
	Collateral		claimed exemptions		Interest rate (if appl	licable)
	Lien Identification (such judgment date, date of lier recording, book and page num	a as a ber) c e. Value of a	dding lines a, b, and	\$	Monthly payment on sec	cured clain
	Judgment date: Book & page	property			Estimated total payments	ts on secure
	number: Date of lien recording:	f. Subtract li	ine e from line d.	\$	- claim	
			(Check ap	nption impairment plicable box): I to or greater than line a.		
		The entire li	ien is avoided. (Do no	t complete the next column.)		
		A portion of	the lien is avoided.	(Complete the next column.)		
5	confirmation of this plan the sta	render to each creditor ay under 11 U.S.C. § 3	listed below the coll 362(a) be terminated	ateral that secures the creditor's	claim. The debtor(s) request tha the stay under §1301 be termina rt 5 below.	
	Name of C	<u>reditor</u>		<u>Collateral</u>		

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Debtor	Larry	David Botkin ; Bobbie Jo Christine Botkin	Case Number	22-50340	
Part 4:	<u> </u>	Treatment of Fees and Priority Claims			
4.1	l	General			
		Trustee's fees and all allowed priority claims, incl full without postpetition interest.	luding domestic suppo	ort obligations other than those treated in § 4.5, will be pa	id in
4.2	2	Trustee's fees			
	Tri	ustee's fees are governed by statute and may change of plan payments; and during the plan term, they are		of the case but are estimated to be \$ 7,046.00	
4.3	3	Attorney's fees			
		The balance of the fees owed to the attorney f	For the debtor(s) is es	timated to total \$ 4,750.00 (See paragraph 8.1)	
4.4	1	Priority claims other than attorney's fees a <i>Check one.</i>	nd those treated i	n § 4.5.	
		None. If "None" is checked, the rest of § 4.4 no. The debtor(s) estimate that the total amount of			
4.5	5	Domestic support obligations assigned or o	wed to a governm	nental unit and paid less than full amount.	
		Check one.			
		None. If "None" is checked, the rest of		ompleted or reproduced. Hestic support obligation that has been assigned to or is ow	rad.
				of the claim under 11 U.S.C. § 1322(a)(4). This plan	/eu
		provision requires that payments in § 2.1 b	ve for a term of 60 ma	onths; see 11 U.S.C. § 1322(a)(4).	
		Name of creditor		Amount of claim to be paid	
Part 5:		Treatment of Nonpriority Unsecured Claim	ns		
5.1	l	Nonpriority unsecured claims not separate	ly classified.		
		ority unsecured claims that are not separately classifie effective. Check all that apply.	d will be paid, pro rat	ta. If more than one option is checked, the option providin	g the largest
		The sum of			
	X	of the total amount of these cl	laims, an estimated p	payment of \$ 58,664.00	
	X	The funds remaining after disbursements have been	made to all other cred	litors provided for in this plan.	
		If the estate of the debtor(s) were liquidated under c	chapter 7, nonpriority	unsecured claims would be paid approximately \$0.0	00

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regardless of the options checked above, payments on allowed nonpriority unsecured claims will be made in at least this amount.

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Debtor	Larry David Botkin; Bob	obie Jo Christine Botkin	Case Number	22-50340		
5.2	Maintenance of	f payments and cure of any defa	ult on nonpriority unsecured	claims. Check	one.	
	⊠ None	e. If "None" is checked, the rest of § 5.	2 need not be completed or reprod	uced.		
	on which debtor(s)	debtor(s) will maintain the contractual in the last payment is due after the final play, as specified below. The claim for the arm includes only payments disbursed by	plan payment. These payments will arrearage amount will be paid in fu	be disbursed either	er by the trustee	or directly by the
		Name of creditor	Current installment payment	Amount of are	_	Estimated total payments by trustee
			Disbursed by:			
			☐ Trustee			
			☐ Debtor(s)			
			Disbursed by:			
			☐ Trustee			
			☐ Debtor(s)			
	The:	nonpriority unsecured allowed claims li	isted below are separately classified		ed as follows	
	Name of Creditor	Basis for separate classification and treatment	Amount to be paid on the claim	Interest rate (if applicable)	Estimated tot	al amount of payments
	Nelnet Student Loan Services	Student Loan/ To be paid direct by Debtor by income based repayment plan. No payments shall be made by the Chapter 13 Trustee. (See Paragraph 8.1(G))	\$0.00	n/a		\$0.00
		(See Paragraph 8.1(G))				
Part 6:	Executory Con	tracts and Unexpired Leases				
6.1		contracts and unexpired leases listed es are rejected. Check one.	below are assumed and will be t	reated as specifie	d. All other exe	cutory contracts and
	<u> </u>	If "None" is checked, the rest of § 6.1 i	need not he completed or reproduc	ed		
		ed items. Current installment payments			the debtor(s), as	specified below, subjec
	to any cont	rary court order or rule. Arrearage paymather than by the debtor(s).				

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Debtor	Larry David Botkin	;Bobbie Jo Christine Botki	Case Number		22-50340	
		Description of		Amount of	Treatment of arrearage (Refer	
	Name of credite		Current installment payment		to other plan section if	Estimated total
		executory contract		paid	applicable)	payments by trustee
		•		•		
			Disbursed by:	-		
			Trustee			
			Debtor(s)			
			Disharas Iban	-		
			Disbursed by: Trustee			
			Debtor(s)			
			D esici(s)		<u> </u>	
Part 7:	Vesting of	Property of the Estat	ρ			
I dire / t	vesting of	Troperty of the Estat	<u>-</u>			
7.1		the estate will vest in the	debtor(s) upon			
		plicable box:				
	🗵 plan con	firmation.				
	entry of o	discharge.				
	other:					
	other.					
	=					
Part 8:	Nonstanda	rd Plan Provisions				
8.1	Check "No	one" or List Nonstanda	ard Plan Provisions			
0.1	. Check Ive	one of List Houstand	ii u i ian i i ovisions			
	□ None. If	"None" is checked, the res	t of Part 8 need not be completed	or reproduced.		
	v		· · ·			
		D 1 2015() 1 . 1				
		1 71	provisions must be set forth belov rd provisions set out elsewhere in		provision is a provision not otherwi	ise included in the
	Official Form of ae	vianing from ii. ivonsianaa	a provisions sei oui eisewiere in	inis pian are inejje	scuve.	
	The following plan	provisions will be effectiv	e only if there is a check in the bo	ox "Included" in §	3 1.3.	
	A. Treatment a	and Payment of Claims:				
	A. ITCatillent a	ind I ayment of Clamis.				
	The Truste	e may adjust the monthly d	isbursement amount as needed to	pay an allowed sec	eured claim in full.	
	B. Date Debtor	e(s) to Posumo Posular Di	root Dowmonts to Craditors that	ara haina Paid A	rrearages by the Trustee under l	Daragraph 3.1 and 6.1.
	b. Date Debioi	(s) to Resume Regular Di	rect Fayments to Creditors that	are being raid A	irearages by the Trustee under i	raragraph 3.1 and 0.1:
			Creditor	Month Debt	or to Resume Regular Direct Payme	ents
			N/A			

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				22 50240
Debtor	Larry	David Botkin;Bobbie Jo Christine Botkin	Case Number	22-50340

C. Other:

- NOTE REGARDING PART 3.5 (SURRENDER OF COLLATERAL): Any unsecured proof of claim for a claim of deficiency that results from the surrender and liquidation of collateral noted in Part 3.5 of this Plan must be filed by the earlier of the following or such claim shall be forever barred: (1) within 180 days of the date of the first confirmation order confirming a plan providing for the surrender of said collateral, (2) within the time period for the filing of an unsecured deficiency claim as established by any Order granting relief from the automatic stay with respect to said collateral. Said unsecured proof of claim for a deficiency must include appropriate documentation establishing that the collateral surrendered has been liquidated, and the proceeds applied, in accordance with applicable state law.
- NOTE REGARDING PART 3.1: POST-PETITION MORTGAGE FEES: Any fees, expenses, or charges accruing on claims set forth in paragraph 3.1 or 8.1 of this Plan which are noticed to the debtor pursuant to Bankruptcy Rule 3002.1(c) shall not require modification of the debtor's plan to pay them. Instead, any such fees, expenses, or charges shall, if allowed, be payable by the debtor outside the Plan unless the debtor chooses to modify the plan to provide for them.
- NOTE REGARDING PART 3.1: POST PETITION AUTO DRAFTS: Any bank or financial institution or lender to which the debtor has previously consented to auto draft payments from his or her bank account, is expressly authorized to keep such auto-draft in place and to deduct post-petition payments from the debtor's bank account if such payments are required to be paid directly by the debtor(s) under the terms of this plan. Such a deduction will not be viewed as a violation of the automatic stay. The automatic stay is modified to permit the noteholder or servicing agent on any secured debts being paid by the debtors to send the debtor payment coupons, payment statements or invoices, notices of late payment, notices of payment changes, notices of servicing transfers, or any other notice, other than a notice of acceleration or demand for payment of the entire balance, normally sent to customers in the ordinary course of business.
- NOTE REGARDING PARTS 3.2 AND 3.3 [ADEQUATE PROTECTION PAYMENTS: The debtors propose to make adequate protection payments other than as provided in Local Rule 4001-2. Unless otherwise provided herein, the monthly payment amounts listed in Parts 3.2 and 3.3 of this Chapter 13 Plan will be paid as adequate protection beginning prior to confirmation to the holders of allowed secured claims.

• NOTE REGARDING TREATMENT AND PAYMENT OF CLAIMS:

- --All creditors must timely file a proof of claim to receive any payment from the Trustee.
- --If a claim is scheduled as unsecured and the creditor files a claim alleging the claim is secured but does not timely object to confirmation of the Plan, the creditor may be treated as unsecured for purposes of distribution under the Plan. This paragraph does not limit the right of the creditor to enforce its lien, to the extent not avoided or provided for in this case, after the debtor(s) receive a discharge.
- --If a claim is listed in the Plan as secured and the creditor files a proof of claim alleging the claim is unsecured, the creditor will be treated as unsecured for purposes of distribution under the Plan.
- --The Trustee may adjust the monthly disbursement amount as needed to pay an allowed secured claim in full.

D. Debtor(s)' Attorney's Fees:

Out of the total fee of	\$ 4,750.00	, the amount of	\$	4,750.00	in Debtor(s)' attorney's fees shall be paid by the Chapter 13 Trustee,
broken down as follow	vs:				
(i)_	\$ 4,750.00	: Fees to be approve	ed, or alre	ady appro	oved, by the Court at initial plan confirmation;
(ii)_	a previously confirmated m		irmation o	r post-con	firmation fees already approved by the Court by separate order or in
(iii)_	plan is confirmed.	: Additional post-con	firmation	fees being	sought in this modified plan, which fees will be approved when this

E. Trustee to make contract payments and cure arrears, if any:

X N/A	
☐ Pursuant to Part 3.1, the Trustee shall pay the designated post-petition mortgage payments through the plan.	These mortgage payments shall be
classified and paid as follows:	

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Larry David Botkin ; Bobbie Jo Christine Botkin Debtor Case Number (1) Pre-petition Arrears: The prepetition arrears are \$ (2) GAP Payments: The first three post-petition mortgage payments shall be disbursed pro-rata by the Trustee as post-petition arrears, including late fees, in the approximate amount of \$______, for the months of ______ through and including _ (3) Other Post-petition Arrears: The following additional post-petition default shall be cured and disbursed by the Trustee, _____, for the months of _____ through and including __ (4) Ongoing Payments: The regular post-petition mortgage payments shall be disbursed by the Trustee beginning with the mortgage payment due for __, and continuing for approximately ____ months; the total number of such payments to be made by the Trustee will usually equal the number of monthly plan payments being made by the Debtor(s) to the Trustee, unless the plan pays off early. (5) Disbursement of ongoing post-petition mortgage payments from the Chapter 13 Trustee may not begin until an allowed claim on behalf of the mortgagee has been filed. At the completion of the term of the plan, it is predicted that the Debtor(s) shall resume monthly mortgage payments directly pursuant to the terms of the mortgage contract beginning with the payment due in (month), (year). **Student Loan IDR Plan Provisions IX** Enrollment into Income Driven Repayment During Chapter 13 Plan Eligibility to Enroll in IDR Plan During Bankruptcy. The Debtor shall not be disqualified due to this bankruptcy filing or the pending bankruptcy case from participation in any income-driven repayment ("IDR") plan for student loan debt or any nonbankruptcy option for getting out of default for which Debtor would otherwise be qualified. The Debtor shall request a plan modification upon any enrollment in an IDR plan. In the absence of a plan modification, the plan provides for the Debtor's student loan debt under the applicable provisions of Part 5 or as otherwise stated in any nonstandard provisions in Part 8. Dischargeability of Student Loan Debt. This plan does not provide for the discharge of any portion of the Debtor's federal student loan debt(s) under title 11, but it does not preclude a determination of dischargeability in an adversary proceeding. Waiver of Automatic Stay. The Debtor expressly waives the application of the automatic stay under §362(a) as to all communications concerning enrollment or participation in an IDR plan as to all loan servicing and administrative actions concerning an IDR plan to the extent necessary to effectuate this Chapter 13 plan. Direct payments. Any direct payments made from the Debtor since the filing of the petition shall be applied to any IDR plan in which the Debtor was enrolled pre-petition, including but not linited to the Public Service Loan Forgiveness program, or pursuant to applicable federal regulations. Continuation of Existing Income Driven Repayment Agreements

☒ Continuation of IDR Plan During Bankruptcy.

The plan provides in Paragraph 5 for the debtor to maintain income-driven repayment ("IDR") plan payments for student loan debt. The Debtor shall not be disqualified due to this bankruptcy filing or the pending bankruptcy case from participation in any IDR plan for which Debtor would otherwise be qualified.

Annual Certification and Payment Adjustment. The Debtor shall annually certify (or as otherwise required by the student loan lender or servicer) the Debtor's income and family size to the extent required by the IDR plan.

Dischargeability of Student Loan Debt. This plan does not provide for the discharge of any portion of the Debtor's federal student loan debt(s) under title 11, but it does not preclude a determination of dischargeability in an adversary proceeding.

Waiver of Automatic Stay. The Debtor expressly waives the application of the automatic stay under §362(a) as to all communications concerning the IDR plan and as to all loan servicing and administrative actions concerning the IDR plan to the extent necessary to effectuate this Chapter 13 plan.

Direct payments. Any direct payments made from the Debtor since the filing of the petition shall be applied to any IDR plan in which the Debtor was enrolled pre-petition, including but not linited to the Public Service Loan Forgiveness program, or pursuant to applicable federal regulations.

H. The Debtor shall be allowed to seek enrollment, or to maintain any pre-petition enrollment, in any applicable income-driven repayment ("IDR") plan with the U.S. Department of Education William D. Ford Federal Direct Loan Program, including but not limited to the Public Service Loan Forgiveness program, without disqualification due to his/her bankruptcy, if otherwise eligible under Federal law. Any direct payments made from the Debtor to Ed since the filing of her petition shall be applied to any IDR plan in which the Debtor was enrolled prepetition, including but not limited to the Public Service Loan Forgiveness program, or pursuant to applicable federal regulations. The Department of Education, servicers, or guarantors shall not be required to allow enrollment in any IDR unless the Debtor otherwise qualifies for such plan. During the pendency of any application by the Debtor to consolidate his/her student loans, to enroll in an IDR, direct payment of her student loans under an IDR, or during the pendency of any default in payment of the student loans under an IDR, it shall not be a violation of the stay or other State or Federal Laws to send the Debtor normal monthly statements regarding payments due and other communications including, without limitation, notices of late payments or delinquency. These communications may expressly include telephone calls and e-mails.

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Debtor	Larry	y David Botkin ; Bobbie Jo Christine Botkin	Case Number	22-50340					
Part 9:		Signature(s):							
9.1		Signatures of Debtor(s) and Debtor(s)' At	torney						
	If the Debtor(s) do not have an attorney, the Debtor(s) must sign below; otherwise the Debtor(s) signatures are optional. The attorney for the any, must sign below.								
	X	/s/Larry David Botkin	X /s/Bobbie	Jo Christine Botkin					
		Signature of Debtor 1	Signature	e of Debtor 2					
		Executed on 8/4/2022 MM/ DD/ YYYY		Executed on	8/4/2022 MM/ DD/ YYYY				
	X	/s/ Heidi Shafer Signature of Attorney for Debtor(s)	Date	8/4/2022 MM/ DD/ YYYY					

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.

Exhibit: Total Amount of Estimated Trustee Payments

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)		\$
b.	Modified secured claims (Part 3, Section 3.2 total)		\$
c.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)		\$
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)		\$ <u> </u>
e.	Fees and priority claims (Part 4 total)		\$ 70,462.00
f.	Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)		\$ <u>-</u>
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)		\$ =
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)		\$
i.	Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total)		\$ -
j.	Nonstandard payments (Part 8, total)	+	\$
	Total of lines a through j		\$ 70,462.00